TRAITÉ DE COOPÉRATION EN MATIÈRE DE BREVETS

PCT

RAPPORT PRÉLIMINAIRE INTERNATIONAL SUR LA BREVETABILITÉ (chapitre I du Traité de coopération en matière de brevets)

(règle 44bis du PCT)

Référence du dossier du déposant ou du mandataire 346872 D20831	POUR SUITE À DONNER	Voir le point 4 ci-dessous	
Demande internationale no. PCT/FR2004/002793	Date du dépôt international (jour/mois/année) 29 October 2004 (29.10.2004)	Date de priorité (jour/mois/année) 31 October 2003 (31.10.2003)	
Classification internationale des brevets (8 ^e edition, sauf indication d'une #dition ant#rieure) Voir les informations pertinentes dans le formulaire PCT/ISA/237			
Déposant PIERRE FABRE DERMO-COSMETIQUE			

1.	Le présent rapport préliminaire international sur la brevetabilité (chapitre I) est établi par le Bureau international au nom de l'administration chargée de la recherche internationale selon la règle 44bis.1.a).			
2.	Ce RAPPORT comprend un total de 5 feuilles, y compris la présente feuille de couverture.			
	Dans les feuilles jointes, toute référence à l'opinion écrite de l'administration chargée de la recherche internationale doit être entendue, à la place, comme une référence au rapport préliminaire international sur la brevetabilité (chapitre I).			
3.	3. Le présent rapport contient des indications relatives aux points suivants :			
	Cadre n° I	Base de l'opinion		
	Cadre nº II	Priorité		
	Cadre n° III	Absence de formulation d' d'application industrielle	opinion quant à la nouveauté, l'activité inventive et la possibilité	
	Cadre n° IV	Absence d'unité de l'inven	tion	
	Cadre n° V	Déclaration motivée selon l'article 35.2) quant à la nouveauté, l'activité inventive et la possibilité d'application industrielle; citations et explications à l'appui de cette déclaration		
	Cadre n° VI	Certains documents cités		
	Cadre n° VII	Certaines irrégularités rele	vées dans la demande internationale	
	Cadre n° VIII	Certaines observations rela	atives à la demande internationale	
4.	4. Le Bureau international communiquera le présent rapport aux offices désignés conformément aux règles 44bis.3.c) et 93bis.1 mais pas avant l'expiration du délai de 30 mois à compter de la date de priorité (règle 44bis.2), sauf si le déposant a présenté une requête expresse à cet égard en vertu de l'article 23.2).			
			Date d'établissement du présent rapport 27 July 2006 (27.07.2006)	
Bureau international de l'OMPI			Fonctionnaire autorisé	
34, chemin des Colombettes 1211 Geneva 20, Switzerland			Athina Nickitas-Etienne	
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Formulaire PCT/IB/373 (janvier 2004)

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY				Alle.
Го:			PCT	ans lation
			.ITTEN OPINION OF T IONAL SEARCHING A	HE
			(PCT Rule 43bis.1)	
		Date of mailing (day/month/year)	See Form PCT (sheet 2)	/ISA/210
Applicant's or agent's file reference 346872 D20831	-	FOR FURTHER A	ACTION See paragraph 2 below	
PCT/FR2004/002793 29.	10.2004	(day/month/year)	Priority date (day/month/yed) 31.10.2003	27)
International Patent Classification (IPC) or both national C07H3/06, C07H15/04, C08H			A61K31/715,	A61K31/48
Applicant PIERRE FABRE DERMO-COSMET	rique			
Box No. IV Lack of unity of inverse Box No. V Reasoned statement applicability; citation Box No. VI Certain documents of Box No. VII Certain defects in the Box No. VIII Certain observations 2. FURTHER ACTION If a demand for international preliminary examining Authority than this one to be the IPEA and the chosen I this International Searching Authority will not If this opinion is, as provided above, consider written reply together, where appropriate, we PCT/ISA/220 or before the expiration of 22 m For further options, see Form PCT/ISA/220. 3. For further details, see notes to Form PCT/ISA/230.	f opinion with re- cention under Rule 43bis as and explanation ited centernational appropriate on the internation xamination is many ("IPEA") excep PEA has notified be so considered the amendments, onths from the present of the pre	gard to novelty, invention of the IPEA before the expiration control of the expiration of the tree of the expiration of the tree of the expiration of the ex	I be considered to be a windly where the applicant chooseau under Rule 66.1bis(b) that, the applicant is invited to of 3 months from the date	ritten opinion of the ses an Authority other at written opinions of submit to the IPEA a
Name and mailing address of the ISA/EP		Authorized officer		
Facsimile No.		Telephone No.		

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/FR2004/002793

Bo	x No. I Basis of this opinion
1.	With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.
	This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under
	Rule 12.3 and 23.1(b)).
2.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:
	a. type of material
	a sequence listing
	table(s) related to the sequence listing
	b. format of material
	in written format
	in computer readable form
	c. time of filing/furnishing
	contained in the international application as filed.
	filed together with the international application in computer readable form.
	furnished subsequently to this Authority for the purposes of search.
3.	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Additional comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/FR2004/002793

Box	Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
1.	Statement			
	Novelty (N)	Claims	1-26	YES
		Claims		NO
	Inventive step (IS)	Claims	1-26	YES
		Claims		NO
	Industrial applicability (IA)	Claims	1-26	YES
		Claims		NO
ı				

Citations and explanations:

- 1. Reference is made to the following documents in the present notification:
 - D1: US-A-5 635 612 (KAHNE DANIEL E) 3 June 1997 (1997-06-03)
 - D2: BEDINI E ET AL: "Oligomerization of a rhamnanic trisaccharide repeating unit of O-chain polysaccharides from phytopathogenic bacteria" TETRAHEDRON LETTERS, ELSEVIER SCIENCE PUBLISHERS, AMSTERDAM, NL, vol. 43, no. 49, 2 December 2002 (2002-12-02), pages 8879-8882, XP004391857 ISSN: 0040-4039
 - D3: ZHU Y., KONG F., SYNLETT, no. 12, 2000, pages 1783-1787, XP001205161

Novelty and inventive step:

Method claims:

Given that no document of the prior art appears to describe or even suggest the one-step synthesis of oligorhamnose(s) by self-condensation of monomers in acetonitrile, followed by recovery, after precipitation, of the oligomers formed, claims 1-11 meet the requirements of PCT Article 33(2) and 33(3).

Claims of compounds and uses thereof:

Given that it does not appear to be possible to define the structure of the oligomers obtained other than by the method of production (random mixture) and that the prior art cited (D1-D3) appears to

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/FR2004/002793

Box No. V	Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
describ	be only controlled syntheses, claims 12-24 and 25-26 meet the
require	ements of PCT Article 33(2) and 33(3).
Industr	rial applicability:
Claims	1-26 meet the requirements of PCT Article 33(4).